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EXTRAORDINARY

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HARYANA GOVERNMENT

POWER DEPARTMENT

Notification

The 9th March, 2022

No. 23/13/2022-5P.— In exercise of power conferred under section 67 & 68 of the Electricity Act, 2003, the State Government hereby makes following provisions for determination of compensation towards ‘damages’ as stipulated in section 12 to 18 of the Indian Electricity Act, 1910 read with section 10 & 16 of the Indian Telegraph Act, 1885 for laying of 66kV and above overhead transmission line in the State of Haryana.

Determination of Compensation:

(I) **Crop Compensation:-** Compensation be paid to the farmers for damage caused to their crops at the following stages obtaining the certificate of Patwari (or any higher rank officer of Revenue Department) of the area concerned.

Sr. No.	Stage of Work	Compensation Determination
1.	Casting of Tower Foundation	On the basis of certificate issued by Patwari (or any higher rank officer of Revenue Department) containing the following minimum information:
2.	Erection of Transmission Tower	(i) Name of entitled person (ii) Area affected (in Acres) (iii) Nature of crop damaged (iv) Calculation of yield (v) Rate of crop taken into account (vi) Amount of compensation determined
3.	Stringing of Conductor	(Area of crops damaged in acre X rate of damaged crop per Acre X Crop yield per acre)

Note: Compensation shall be payable to the person as certified by Patwari (or any higher rank officer of Revenue Department) through RTGS or Account Payee Cheque only.

(II) Compensation for diminution in value of land due to erection to Transmission Line:-

- a. Compensation @100% of the Collector Rate of Land for Base Area of Tower (i.e. between four legs of Tower) shall be given without acquisition of land. The Base Area of each type of tower shall be notified by the HVPNL from time to time. The amount shall be computed after applying the land rates as notified by the Collector of the area concerned.
- b. The compensation shall be paid to the entitled person on the basis of certificate issued by Patwari (or any higher rank officer of Revenue Department) containing the following minimum information:
 - (i) Name of the entitled person.
 - (ii) Address of the entitled person.
 - (iii) Bank details of the entitled person.
- c. In areas where land owner/owners have been offered/accepted alternate mode of compensation by concerned Corporation/Municipality under transfer Development Rights (TDR) policy of State, HVPNL shall deposit compensation amount of diminution in value of land, with the concerned Corporation/Municipality/Local Body or the State Government.
- d. This policy is applicable only for transmission line supported by tower base of 66kV and above and not for sub-transmission and distribution lines below 66kV.
- e. This policy shall be applicable with prospective effect from publication of notification in Haryana Government Gazette.
- f. This policy shall also be applicable to PGCIL/other Central/State Government agencies and all private entities engaged in construction of transmission lines of 66kV and above in Haryana.

P. K. DAS,
Additional Chief Secretary to Government Haryana,
Power Department.